# MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

### May 21, 2010

#### **DIVISION THREE**

B217256 People (Not for Publication)

v. D.S.

On remand, the juvenile court is directed to amend its June 17, 2009, dispositional minute order by deleting the imposition of a maximum confinement of one year. In all other respects, the order of wardship is affirmed.

Aldrich, J.

We concur: Klein, P.J.

Kitching, J.

B212874 Teckla Chude (Not for Publication)

V.

Jack in the Box, Inc.

The judgment is affirmed. Respondent(s) to recover costs.

Aldrich, J.

We concur: Klein, P.J.

Kitching, J.

#### **DIVISION FOUR**

B217174 Greene (Not for Publication)

v.

California State Prison, Los Angeles County

The order of dismissal is affirmed. Respondent(s) to recover costs.

Willhite, J.

We concur: Epstein, P.J.

Manella, J.

B213852 Salomon (Not for Publication)

v.

Najibi

The judgment is reversed. The matter is remanded for further proceedings consistent with this opinion. Salomon is awarded his costs on appeal.

Manella, J.

We concur: Epstein, P.J.

Suzukawa, J.

B220276 People (Not for Publication)

v.

Mendoza

The judgment is affirmed.

Epstein, P.J.

We concur: Willhite, J.

Manella, J.

#### DIVISION FOUR(continued)

B218337 People (Not for Publication)

v. Farrell

The clerk of the superior court is directed to correct the minute order and to prepare an amended abstract of judgment reflecting appellant's conviction for driving under the influence and to forward a copy of the modified abstract to the Department of Corrections and Rehabilitation. In all other respects, the judgment is affirmed.

Suzukawa, J.

We concur: Epstein, P.J.

Willhite, J.

B219975 Los Angeles County, D.C.F.S. (Not for Publication)

v. D.J.

The order terminating parental rights is conditionally reversed. The juvenile court is directed to order DCFS to send notices of parental Indian status as required by ICWA and as described in this opinion. If no tribe deems M.J. a member, the order shall be reinstated.

Epstein, P.J.

We concur: Willhite, J.

Suzukawa, J.

#### **DIVISION FOUR (continued)**

B213638 People (Not for Publication)

v. Hayes

The restitution order is reversed. The judgment is otherwise affirmed and the matter is remanded for a new restitution hearing.

Willhite, J.

We concur: Epstein, P.J.

Manella, J.

### **DIVISION FIVE**

B212370 People (Not for Publication)

v.

Juan Lopez

The 4 year term on count 7 is ordered corrected to 2 years. The terms for the gang enhancements are reversed for counts 3 to 11. These corrections result in a total determinate term on counts 3 through 11 of 38 years, 8 months in state prison. The judgment is affirmed in all other respects.

Armstrong, Acting P.J.

We concur: Kriegler, J.

Ferns, J. (Assigned)

B213358 People (Not for Publication)

v.

Michael King

The judgment is modified to impose a section 1465.8, subdivision (a) (1) court security fee. The judgment is affirmed in all other respects.

Turner, P.J.

We concur: Kriegler, J.

Ferns, J. (Assigned)

#### **DIVISION EIGHT**

B218981 People (Not for Publication)

v.

Manuel Rodriguez

The judgment is affirmed.

Rubin, J.

We concur: Bigelow, P.J.

Flier, J.

B217343 People (Not for Publication)

v.

Kevin G.,

In re Kevin G., a Person coming Under the Juvenile Court Law.

The misdemeanor battery count is affirmed. The court's finding that appellant committed grand theft is reversed. The cause is remanded to the juvenile court with directions to reconsider appellant's disposition. In that context, the maximum term of confinement must be stricken.

Bigelow, P.J.

We concur: Bigelow, P.J.

Flier, J.

## **DIVISION EIGHT (continued)**

B212672 Elliot M. Fox (Not for Publication)

v.

Jamdat Mobile, Inc., et al. NECA-IBEW Pension Fund

The judgment is reversed as to defendants Paul A. Vais, J. William Gurley, Mitch Lasky, Henk B. Rogers and Michael M. Lynton. The judgment is affirmed as to defendant JAMDAT Mobile Inc. Appellant is to recover its costs on appeal as against the individual defendants. Respondent JAMDAT is to recover its costs against appellant.

Rubin, J.

We concur: Bigelow, P.J.

Flier, J.